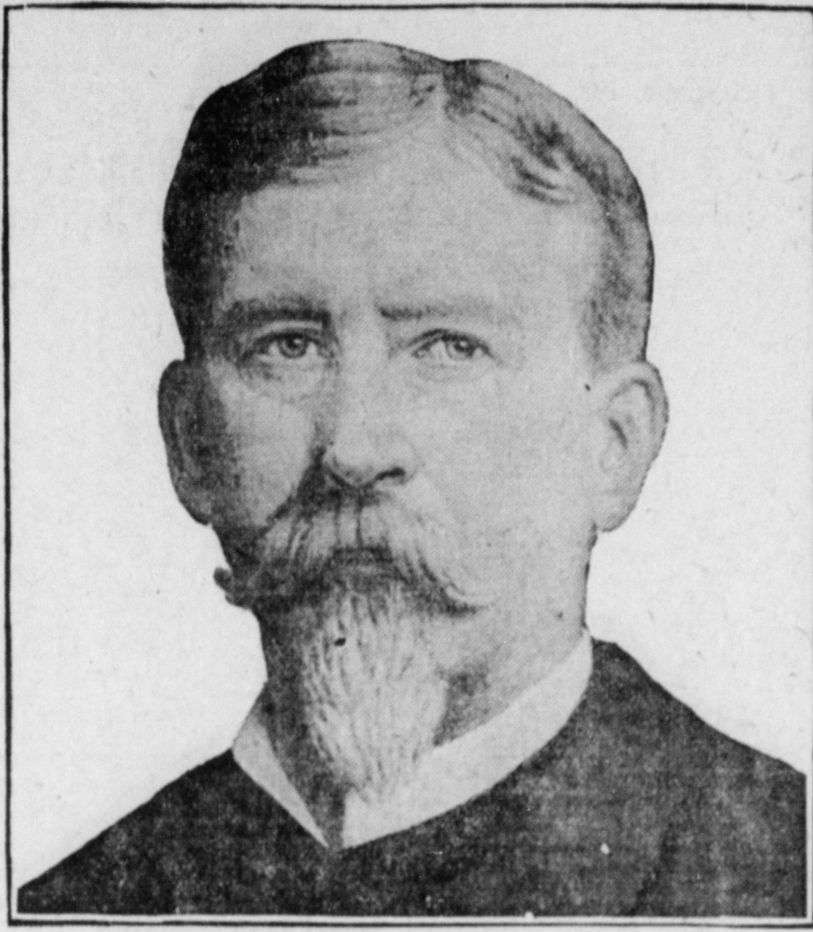


FACT, FUN AND FANCY.

Bright, Sparkling Paragraphs—Selected and Original. A man seldom knows when he is well off till afterward. The coat doesn't make the man, nor does the coat-of-arms. Educational. The following was the sign upon an academy for teaching youth, in one of the western states, established in pioneer days: "Freeman and Huggs, School Teachers. Freeman teaches the boys and Huggs the girls."

GOVERNORS OF PENNSYLVANIA.

Portraits of Each Accompanied by Brief Biographical Sketch—Will be Published in Order, One Each Week.



DANIEL HARTMAN HASTINGS—1895-1899.

Daniel Hartman Hastings was a schoolteacher before he was fifteen years of age and when still quite young became principal of the academy at Bellefonte and afterward was superintendent of schools. For some time he was editor of the Bellefonte Republican. He was admitted to the bar in 1875 and for thirteen years was in active practice. Becoming interested in 1888 in the coal mining business, he retired from his law practice. When General Beaver became governor he appointed Mr. Hastings adjutant general. General Hastings' services in behalf of the Johnstown flood sufferers will long be remembered. He made the speech nominating General Beaver for governor in 1886 and two years afterward made the speech nominating John Sherman for the presidency. Again in 1896 he made a speech nominating Matthew Stanley Quay for the presidency. General Hastings was defeated for the Republican nomination for governor in 1890, but in 1894 was nominated by a unanimous vote and elected.

DUO TO EXTRAVAGANCE.

Spending nearly \$200,000 a day more than it took in, the government closed the month of August with a deficit approximating \$5,900,000, which is indicative of a deficit of \$60,000,000 for this fiscal year, as against a deficit of \$19,480,752.43 for the last fiscal year. This deficit was due to two principal causes:

First, The unparalleled extravagance of the standing action of the Republican party, which is in control of the government.

Second, Failure of the Payne-Aldrich tariff law to produce sufficient revenue to meet the expenses of the government.

Excess of expenditures over receipts is not new in the history of the party now in power. For three or four years now the government has been closing the books each year facing a big deficit in the day's business. But the average American does not know this. While there would be no justification for stating in this dispatch that the big press associations misstate the facts, there is ample justification for saying that the facts are as stated that the average man does not understand them.

If a business firm should spend more money than it took in, day after day, week after week, month after month and year after year, it is but natural to assume that the stockholders would demand a new management. Yet the men in charge of the government have for years been able to overspend the receipts without having been called to account by the public. This can be explained, however, by the fact that the average man is not by any means aware of the actual situation.

THE 1910 CAMPAIGN BOOK.

Every Democratic worker in this country should have a copy of the 1910 Democratic Campaign Book, which is without doubt the best handbook on the tariff now in print. One of the unusual features of the book, as contrasted with past campaign books, is its utilization of Republican utterances to sustain Democratic arguments. Thirty-six of the 515 pages are made up exclusively of speeches by Republicans, who take the same position on the big 1910 issues as the Democratic leaders. The committee is asking \$1 for the book, which goes toward defraying expenses of the Democratic Congressional committee. Not having been favored with contributions by the great industrial concerns of the country, the Democratic committee must rely largely upon contributions from the people. Those who are really unable to contribute \$1 to the campaign fund, however, may secure a copy of the campaign book free. Contributions and requests for the book should be addressed to the Hon. James T. Lloyd, chairman National Democratic Congressional committee, Washington, D. C.

SHIP SUBSIDY BOSS UP.

In his letter to the Republican Congressional committee, President Taft serves notice on the country that if the next House is Republican the \$5,000,000 ship subsidy grab will be passed. The Republicans have intended passing this bill at the last session, but were sidetracked by a scandal which brought about a Congressional investigation of the Merchant Marine League of Cleveland, O. At the inquiry it developed that subsidiary concerns of the steel trust, together with other individuals and concerns which would profit through the opening of the ship subsidy pork barrel, had donated money to the League which was in turn used to promote sentiment favorably to the subsidizing of steamship lines, and to attack, intimidate and terrify members of Congress (particularly Republicans) who were hostile to the idea of ship subsidy.

It is a Misdemeanor.

For the benefit of the public we wish to state that it is contrary to law for newspapers to print lists of drawings or raffles. It is even a misdemeanor to print tickets on which the words "drawings and raffles" appear. Printers run a great risk when they print tickets of this character and are liable to imprisonment and a heavy fine. We trust that our friends will not take offense when we politely decline to publish such lists or print tickets containing the objectionable words.

Company to Concede This.

In each and every case where Sixine Pills do not bring back your strength and steady nerves to any man or woman who has used six boxes, the company will either give—without additional cost—six boxes more for more prolonged treatment, or will refund your five dollars. The company has been doing this for years and still does so, without quibble or red tape. Besides they do not want you to hesitate to send in your claim if necessary. C. M. Parish endorses every word of this.

Beezer's Meat Market

HIGH ST., BELLEFONTE, PA. We keep none but the best quality of BEEF, PORK, MUTTON, SLICED HAM All kinds of Smoked Meat, Pork Sausage, etc. If YOU want a nice juicy steak, go to PHILIP BEEZER.

ACKNOWLEDGE IT.

Bellefonte Has to Bow to the Inevitable. Scores of Citizens Prove It. After reading the public statement of this representative citizen of Bellefonte given below, you must come to this conclusion: A remedy which cured years ago, which has kept the kidneys in good health since, can be relied upon to perform the same work in other cases. Read this:

William McClellan, 244 E. Lamb street, Bellefonte, Pa., says: "Doan's Kidney Pills fixed me up in good shape and consequently I think highly of them. I suffered for a long time from a pain and lameness across my back and some mornings I could hardly get out of bed. My back ached constantly and the kidney secretions were irregular in passage. Hearing a great deal about Doan's Kidney Pills, I decided to give them a trial and procured a supply from Green's Pharmacy Co. They cured me and I am now enjoying good health. My advice to anyone afflicted with kidney complaint is to give Doan's Kidney Pills a trial." (Statement given October 21, 1907.)

RE-ENDORSEMENT.

Mr. McClellan was interviewed on November 23, 1909 and he said: "I have taken Doan's Kidney Pills once or twice during the past two years, while suffering from backache and they have given me prompt relief. You are welcome to publish my testimonial at any time you desire." Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

Puzzles School Ma'am.

School teachers in Allegheny township Washington county, will not be permitted to attend dances or parties during school terms which occupy nine months of the year, according to a decision of the school directors. A fine of \$5 must be paid for each offense. Accordingly there is much worry in the minds of young women who have signed away their liberty to devote their lives to the cause of suppressing ignorance. They can avoid dancing, they say, but are not certain about parties, as the term is too broadly applied.

If a teacher calls on a girl friend, and through a coincidence a boy comes on the brother of the teacher's girl friend at the same time, and if another boy friend and another girl friend happen, at the same time, accidentally to drop in upon the teacher's girl friend and the girl friend's brother—then will there not be a party, the teachers ask. Also will she have to forfeit \$5 or say "good night" immediately?

Don't Break Down.

Severe strains on the vital organs, like strains on machinery, cause break-downs. You can't over-tax stomach, liver, kidneys, bowels or nerves without serious danger to yourself. If you are weak or run-down, or under strain of any kind, take Electric Bitters the matches, tonic medicine. Mrs. J. E. Van de Sande, of Kirkland, Ill., writes: "That I did not break down while enduring a most severe strain, for three months, is due wholly to Electric Bitters." Use them and enjoy health and strength. Satisfaction positively guaranteed. 50c at Green's Pharmacy Co.

Company to Concede This.

In each and every case where Sixine Pills do not bring back your strength and steady nerves to any man or woman who has used six boxes, the company will either give—without additional cost—six boxes more for more prolonged treatment, or will refund your five dollars. The company has been doing this for years and still does so, without quibble or red tape. Besides they do not want you to hesitate to send in your claim if necessary. C. M. Parish endorses every word of this.

Beezer's Meat Market

HIGH ST., BELLEFONTE, PA. We keep none but the best quality of BEEF, PORK, MUTTON, SLICED HAM All kinds of Smoked Meat, Pork Sausage, etc. If YOU want a nice juicy steak, go to PHILIP BEEZER.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVII OF THE CONSTITUTION.

Number One. A CONCURRENT RESOLUTION.

Proposing an amendment to section twenty-six of article five of the Constitution of the Commonwealth of Pennsylvania. Resolved (if the Senate concur), That the following amendment to section twenty-six of article five of the Constitution of Pennsylvania, be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That section 26 of Article V, which reads as follows: "Section 26. All laws relating to courts shall be general and of uniform operation and of the same class or grade, and powers of all courts of the same class or grade, so far as regulated by law and the force and effect of the process and judgments of such courts, shall be uniform and the General Assembly shall have full power to establish new courts, from time to time, as the same may be needed in any city or county, and to prescribe the powers and jurisdiction of the same, and to reorganize, alter or amend the same, and to vest in other courts the jurisdiction theretofore exercised by the courts now existing, and to do any other act necessary for the orderly and efficient administration of justice."

A true copy of Resolution No. 1.

ROBERT McAFEE, Secretary of the Commonwealth.

Number Two. A CONCURRENT RESOLUTION.

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to eliminate from the Constitution the power of taxation as a qualification of the right to vote. Resolved (if the House of Representatives concur), That the following amendment to the Constitution of the Commonwealth of Pennsylvania, be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That section one of article eight be amended, by striking out the fourth numbered paragraph thereof, so that the said section shall read as follows: "Section 1. Every male citizen twenty years of age, possessing the following qualifications, shall be entitled to vote at all elections, subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact."

A true copy of Resolution No. 2.

ROBERT McAFEE, Secretary of the Commonwealth.

Number Three. A JOINT RESOLUTION.

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of common pleas of Allegheny County. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of Pennsylvania, be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That section six of article five be amended, by striking out the said section, and inserting in place thereof the following: "Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution or by law, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of eight judges each. The said courts in Philadelphia shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of common pleas without designating the number of the said court, and the several courts shall determine and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue as shall be provided by law."

A true copy of Resolution No. 3.

ROBERT McAFEE, Secretary of the Commonwealth.

Number Four. A JOINT RESOLUTION.

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of common pleas of Allegheny County. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of Pennsylvania, be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That section six of article five be amended, by striking out the said section, and inserting in place thereof the following: "Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution or by law, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of eight judges each. The said courts in Philadelphia shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of common pleas without designating the number of the said court, and the several courts shall determine and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue as shall be provided by law."

A true copy of Resolution No. 4.

ROBERT McAFEE, Secretary of the Commonwealth.

Number Five. A JOINT RESOLUTION.

Proposing an amendment to section eight, article nine, of the Constitution of Pennsylvania. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Section 1. Amend section eight, article nine, of the Constitution of Pennsylvania, which reads as follows: "Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum of such assessed valuation, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of the taxable property therein, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of the taxable property therein, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of the taxable property therein, nor shall any such 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